It is further ordered, That other persons having an interest in participating in this proceeding may file petitions for leave to intervene in accordance with Rule 72 of the Commission's Rules of Practice and Procedure, 46 CFR 502.72;

It is further ordered, That all further notices, orders, and/or decisions issued by or on behalf of the Commission in this proceeding, including notice of the time and place of hearing or prehearing

conference, shall be served on parties of record:

It is further ordered, That all documents submitted by any party of record in this proceeding shall be directed to the Secretary, Federal Maritime Commission, Washington, D.C. 20573, in accordance with Rule 118 of the Commission's Rules of Practice and Procedure, 46 CFR 502.118, and shall be served on parties of record; and

It is further ordered, That in accordance with Rule 61 of the Commission's Rules of Practice and Procedure, the initial decision of the Administrative Law Judge shall be issued by October 27, 1997 and the final decision of the Commission shall be issued by February 20, 1998.

Joseph C. Polking, *Secretary.*

ATTACHMENT A-LIST OF COMM-SINO LTD. SHIPMENTS

Carrier	Vessel	Voy.	Discharge	Bill of lading No.	Arrived
Shipments Involving Alleged Section 10(a)(1) Violations					
SeaLand	Marchen Maersk	602	Miami	SEAU955353956	2–21–96
SeaLand	Marchen Maersk	602	Miami	SEAU955353955	2–21–96
SeaLand	Mette Maersk	602	Miami	SEAU955350733	1–31–96
SeaLand	Maren Maersk	602	Miami	SEAU955344818	1–24–96
SeaLand	Maren Maersk	602	Miami	SEAU955344820	1–24–96
SeaLand	Madison Maersk	602	Miami	SEAU955342729	1–11–96
SeaLand	Madison Maersk	602	Miami	SEAU955342320	1–11–96
SeaLand	McKinney Maersk	602	Miami	SEAU955341550	1-4-96
SeaLand	Magleby Maersk	602	Miami	SEAU955334898	12-26-95
SeaLand	Magleby Maersk	602	Miami	SEAU955334897	12-26-95
SeaLand	Magleby Maersk	602	Miami	SEAU955334896	12-26-95
SeaLand	Magleby Maersk	602	Miami	SEAU955334895	12-26-95
SeaLand	Magleby Maersk	602	Miami	SEAU955340690	12–26–95
House B/L No.	Vessel	Voy.	Discharge	Master B/L No.	Arrived
Shipments Involving Alleged Section 10(b)(1) Violations					
GL603HEI072	SL Racer	001	L.A	SEAU955363709	3–17–96
GL603HEI014	SL Racer	001	L.A	SEAU955363357	3–17–96
GL603HEI130	SL Meteor	002	Oakland	SEAU955364021	3-25-96
GL603HEI093	Maj. Maersk	604	Miami	SEAU955363878	4–3–96

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FEDERAL RESERVE SYSTEM

Change in Bank Control Notices; Acquisitions of Shares of Banks or Bank Holding Companies

The notificants listed below have applied under the Change in Bank Control Act (12 U.S.C. 1817(j)) and § 225.41 of the Board's Regulation Y (12 CFR 225.41) to acquire a bank or bank holding company. The factors that are considered in acting on the notices are set forth in paragraph 7 of the Act (12 U.S.C. 1817(j)(7)).

The notices are available for immediate inspection at the Federal Reserve Bank indicated. Once the notices have been accepted for processing, they will also be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing to the Reserve Bank indicated for that notice or to the offices of the Board of

Governors. Comments must be received not later than November 12, 1996.

A. Federal Reserve Bank of Dallas (Genie D. Short, Vice President) 2200 North Pearl Street, Dallas, Texas 75201-2272.

- 1. Dolph Briscoe, Jr., and Janey S. Briscoe, both of Uvalde, Texas; to acquire an additional 58.41 percent, for a total of 59.18 percent, of the voting shares of Zavala Bankshares, Inc., Crystal City, Texas, and thereby indirectly acquire Zavala County State Bank, Crystal City, Texas.
- 2. James David Williams, Plainview, Texas; to acquire an additional 20.69 percent, for a total of 36.96 percent, and Brian Joseph Pohlmeier, Plainview, Texas, to acquire an additional 8.39 percent, for a total of 9.35 percent, of the voting shares of HaleCo Bancshares, Inc., Plainview, Texas, and thereby indirectly acquire Hale County State Bank, Plainview, Texas.

Board of Governors of the Federal Reserve System, October 23, 1996.

Jennifer J. Johnson,

Deputy Secretary of the Board.

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Formations of, Acquisitions by, and Mergers of Bank Holding Companies

The companies listed in this notice have applied to the Board for approval, pursuant to the Bank Holding Company Act of 1956 (12 U.S.C. 1841 et seq.) (BHC Act), Regulation Y (12 CFR Part 225), and all other applicable statutes and regulations to become a bank holding company and/or to acquire the assets or the ownership of, control of, or the power to vote shares of a bank or bank holding company and all of the banks and nonbanking companies owned by the bank holding company, including the companies listed below.

The applications listed below, as well as other related filings required by the Board, are available for immediate inspection at the Federal Reserve Bank